FINANCE DEPARTMENT

(REGULATIONS)

The 7th July, 1972

No. 2336-2FR-72/21762.—In exercise of the powers conferred by provise to article 309 of the Constitution of India and all other powers enabling him in this behalf, the Governor of Haryana hereby makes the following rules further to amend the Punjab Civil Services Rules, Volume-II, namely:—

- (1) These rules may be called the Punjab Civil Services Volume-II (Haryana Fourth Amendment) Rules, 1972.
- (2) In the Punjab Civil Services Rules Volume-II, the following shall be added at the end of the table below rule 6.16, namely:—

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61.	30}/80th of average	
	em luments	8,100
62.	31/80th of average	·
	em duments	8,100
63.	311/80th of average	-,
	empluments	8,100
64.	32/80th of average	-,
•	empluments	8,100
65.	32}/80th of average	-,
•••	empluments	8,100
66.	33/89th of average	5,-00
•••	em duments	8,100
67.	33\/8)th of average	-,
• • • • • • • • • • • • • • • • • • • •	em daments	8,100 J
68.	34/80th of average	0,200 1
	om sluments	8,100 See
69.	341/8)th of average	Nate 1
٠,٠	em luments	8,100 See Note 1 8,100 below
	VIII FLATIONICS	•,
70.	35/80th of average	- 1
	emoluments	8,100
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- Notes.—
 (1) Serial Nos. 67 to 70 of table are applicable to only Class IV Employees.
 - (2) The benefit of qualifying service in excess of 30 years shall be admissible to employees who retire from service on or after 1st December, 1968.

No. 1763-2FR-72/21763.—In exercise of the powers conferred by clause (2) of article 283 of the Constitution of India and all other powers enabling him in this behalf, the Governor of Haryana hereby makes the following rules further to amond the Punjab Subsidiary Treasury Rules issued under the Treasury Rules (Punjab), Volume-I, namely:—

- (1) These rules may be called the Punjab Subsidiary Treasury Volume I, (Haryana Fourth Amendment) Rules, 1972.
 (2) In the Punjab Subsidiary Treasury Rules Volume I, for rule 2.20 the following rule shall be substituted, namely:—
 - "2.20. Any one who has to pay any money on account of Government will present a challan in form S.T.R. 4 in triplicate (which, if necessary, will be prepared

in the Treasury). The officer entrusted with the duty of examining the challans will, after examination, enter the challan in the appropriate register of challan issued and will write on all the three copies the word "Correct" He will then affix his initials on the challans with the date, specify the head of account, and return all the three copies to the payer who will proceed with them to the Bank. There the money will be received and credited to proper head of account and an acknowled3;ment granted to the payer in the original challan. The other two copies of the challan having been retained by the Bank will be forwarded to the Treasury Officer with the daily account. The Treasury Officer will forward the duplicate copy / to the Department concerned and retain the triplicate copy in his office. Challans valid for such time only not exceeding ten days, as may be ffixed by the Collector; if they are presented after the allotted time, the money will not be received by the Bank until they are revalidated by the Treasury Officer".

Exception 1.—Money payable by a private person tendered with a challan in triplicate signed by a departmental officer under the provisions of Note (3) below rule 2.7 may be received direct at the bank without the intervention of the Treasury Officer.

Exception 2.—The amount of tax under the Panjah Urban Immovable property Tax Act, 194) or under the Panjab General Sales Tax Act, 1943, or under the Panjab Entertainment Tax (Cinematograph Shows Act, 1954, may be paid by the Assessee or the proprietor of a Cinema direct into the Bank accompanied by a challan in form "I" appended to the Panjab Urban Immovable Property Tax Rules, 1941, or in Form S.T. XI or S.T. XI-A appended to the Panjab General Sales Tax Rules 1943 or in form P.E.T. 4 appended to the Panjab General Shows) Rules, 1954, as the case may be. One Part of the challan shall be handed to the person, making the payment as a receipt and duplicate with the original shall be forwarded to the Treasury Officer concerned who shall retain the duplicate and transmit the original to the Assessing Authority.

Note 1.—This rule also applies to receipt in respect of Local Funds and deposits.

Note 2.—All intending tenderers in other States should remit the earnest money deposits direct to the Departmental Officers concerned by means of Bank Deafts drawn on Scheduled Bank or the State Bank of India. The Departmental Officer should chedit the proceeds of the draft so received immediately into the Treasury/Bank under the Head Revenue Deposits.

N. N. KASHYAP,
Financial Commissioner Revenue, and
Secretary to Government Haryana,
Finance Department.